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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/874,224	06/06/2001	Dong-Kyoon Yoon	1751-289	5678
6449 7:	590 03/16/2006	EXAMINER		
	, FIGG, ERNST & MAI	MILEF, ELDA G		
1425 K STREE SUITE 800	T, N.W.		ART UNIT	PAPER NUMBER
WASHINGTON, DC 20005			3628	

DATE MAILED: 03/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Consideration Summary Consideration Consideration		Application No.	Applicant(a)				
## Examiner Examine							
Elda Milef The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION Estatistics of term may be sevilated under the proteints of 37 CFR 11980, in no revert, however, may reply be simely feld 1 NO period for reply is appoiled above, the maintain statisticity period will apply and will explic SU, (8) MONTHS from the maling date of this communication Fallurs to reply which the set or central period for righy will, by statistic cause the application for communication (5) filed on 06 June 2001. 2 months action is FINAL. 2 months of the maintainent. Set 37 CFR 17980. 3 months action is FINAL. 2 months action is FINAL. 2 months action is fine coordinate with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-9 is/are pending in the application. 4 a) Of the above claim(s) is/are withdrawn from consideration. 4 a) Of the above claim(s) is/are withdrawn from consideration. 5 claim(s) 1-9 is/are allowed. 6 Claim(s) 1-9 is/are allowed. 6 Claim(s) 1-9 is/are allowed. 7 Claim(s) 1-9 is/are allowed. 8 Claim(s) 1-9 is/are allowed. 9 The specification is objected to by the Examiner. 10 The drawing(s) filed on 6 life is/are: a) and accepted or b) objected to by the Examiner. Application Papers 9 The specification is objected to by the Examiner. 10 The drawing(s) filed on 6 life is/are: a) and accepted of the drawing(s) is objected to. See 37 CFR 1.121(d). 11 The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12 Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of	Office Action Commons	09/874,224	YOON ET AL.				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address → Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE WAILING DATE OF THIS COMMUNICATION. Extensions from may be available under the provincient of 57 cFt 1:360, in no event, however, may areply be timely filled at the SIX (8) MONTHS from the realizing date of this communication, or 37 cFt 1:360, in no event, however, may are by the timely filled of this communication. Failure to reply within the sort orecarded period for regive littley at the special sort in the remailing date of this communication. Failure to reply within the sort orecarded period for regive littley at the special sort of the some ABANDONED (50 Is 0.5 C, § 133). Any reply received by the Office later than those months after the malling date of this communication, even if threely filled, may reduce any seamled placent time adjustment. See 37 CFR 1:74(6). Status 1) Responsive to communication (s) filled on 26 June 2001. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1:9 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) is/are allowed. 6) Claim(s) are subjected to by the Examiner. 10) The drawing(s) filled on 46161 is/are: all accepted or b) because the process of the priority documents have been received to See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some *c) Note of the priority documents have bee	Onice Action Summary	Examiner	Art Unit				
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WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In or event, however, may a reply bettimely filed after SIX (6) MONTHS from the mailing date of this communication of 37 CFR 1.136(a). In or event, however, may a reply bettimely filed after SIX (6) MONTHS from the mailing date of this communication. Failth for every which the set or extended period for reply with by statute, cause the application to became ABANDHOED (38 U.S. C.§ 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any senier dysert them adjustment. Set 37 CFR 1.704(b). Status 1) □ Responsive to communication(s) filed on 06 June 2001. 2a) □ This action is FINAL. 2b) □ This action is FINAL. 2b) □ This action is non-final. 3) □ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) □ Claim(s) 1.9 is/are pending in the application. 4a) Of the above claim(s) is/are allowed. 5) □ Claim(s) 1.9 is/are rejected. 7) □ Claim(s) 1.9 is/are rejected. 8) □ Claim(s) 1.9 is/are rejected to Extraction and/or election requirement. Application Papers 9) □ The specification is objected to by the Examiner. 10) □ The drawing(s) filed on 6 16 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
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12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
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2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s)	a) ☑ All b) ☐ Some * c) ☐ None of:						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s)							
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* See the attached detailed Office action for a list of the certified copies not received. Attachment(s)							
	Attachment(s)						
	1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)							
Paper No(s)/Mail Date 3/10/2003.		· <u> </u>	,				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1, 3, 5, 7-9 are rejected under 35
 U.S.C. 102(b) as being anticipated by Wolfberg (US Patent No. 4,994,964).

Re claim 1: Wolfberg disclose:

an account opening unit for receiving information required for opening an ordinary account and a loan account of each agent ("a credit account is set up which carries both a life insurance benefit and an incrementally rising line of credit.")-see col.

1, lines 48-50; (" With respect to the line of credit, if a customer's line of credit 47 exceeds a customer loan request 45, the loan is granted and loan processing papers are automatically generated.")-see col. 4 lines 11-14; ("In order to initially set up client and vesting files (86), all that needs to be manually entered is the name, address, and account number of an initial

set of program participating clients.")-see col. 5, lines 4-7; and fig. 3; and an ordinary account of the supplier, and opening accounts corresponding the information -see fig.

3(91,92) and ("the invention relates to a data processing system which uniquely monitors business order transactions over time and the status of funds deposited into special accounts set up for the benefit of qualifying clients.")-see col. 1 lines 8-13, col. 5. lines 27-29;

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a collateral information receiver unit for receiving information on the appraised value for each agent's collateral offered to the supplier, from a supplier's collecting system ("With respect to the CREDIT account balance data, it should be noted that the credit account is set up by the company solely for the purpose of providing collateral so that the client may borrow funds from the available line of credit in his account, based on the qualification schedule in Table 1.")-see col. 6 lines 59-63;

an ordinary account transfer unit for transferring money from the ordinary account of each agent to the supplier's ordinary account according to money transfer information transferred from agent terminals;

a loan account transfer unit for transferring loans, each loan processed within the limit of a corresponding agent's

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collateral only to the supplier's ordinary account according to the loan request information transferred from a corresponding agent terminal.

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("The system includes display terminals 9 which allow authorized personnel to interrogate the system as status inquiries, and to initiate a wide variety of processing functions, from initiating loan requests to updating client and vesting files. of the display screens are structured to correspond with the account file format in disk 3.")-see col. 2 lines 57-63; ("The data processing system of the present invention further communicates with a financial institution 13, which may be a bank, brokerage house, or the like. This financial institution includes a computer which receives and monitors vesting and credit data for each client enrolled in the program. These accounts may either be monitored by the financial institution on an individual client basis or, preferably, on a collective basis with a single vesting account and credit account for all participants in the program.")-see col. 3 lines 3-13 and figs. 1, 3, 9;

Re claim 3: Wolfberg disclose:

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wherein each agent's ordinary account and loan account are one and the same account. -see Fig. 4 and col. 2 lines 9-10;

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Re claim 5: Further a method would have been necessary to perform the method of previously rejected claim 1 steps (a)-(d) and is therefore rejected using the same art and rationale.

Wolfberg further disclose the limitation in step (d): if the credit accounts are not fully repaid in step (c). ("However, as with any credit mechanism, the client must pay funds back which are loaned from this account and never actually receives the proceeds from this account. \$CBAL refers to the cumulative total balance in te credit account that may eventually be vested in the client. \$AVAIL refers to the current amount of \$CVAL that is vested in him, that may be borrowed against his available line of credit. \$LOAN is the current total of all loans outstanding against \$AVAIL.")-see col. 6 line 65-col.7 line 6.

Re claim 7: Further a method would have been necessary to perform the system of previously rejected claim 3 and is therefore rejected using the same art and rationale.

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Re claim 8: Further a computer readable recording medium would have been necessary to perform the method of previously rejected claim 5 and is therefore rejected using the same art and rationale.

Re claim 9: Further a computer readable recording medium would have been necessary to perform the system of previously rejected claim 3 and is therefore rejected using the same art and rationale.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 2,4,6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wolfberg (US Patent No. 4,994,964).

Re claim 2: Wolfberg disclose:

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comprising a deposit/withdrawal information transmitter unit for transmitting deposit/withdrawal information to the suppliers collecting system whenever money is deposited into/withdrawn from an agent's loan account.

("The client account summary sheet is transmitted to the client 84 and the company 85, while the vesting account summary sheet, which has more sensitive financial data is transmitted solely to the company")—see col. 4 line67—col. 5 line 2. and col. 5 lines 38—41. Wolfberg does not specifically disclose that the transmission of information is in real—time. Official notice is taken that it is old and well known in the art of banking that real time funds transfer is commonly used. For example, with the advent of the internet, customers can transfer funds from one account to another in financial institutions in real time.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Wolfberg to include real time transmission of data as is old and well known in the art of banking in order to expedite the processing of data and in order to quickly provide financial reports to the management of a company.

Re claim 4: Wolfberg does not specifically disclose wherein at least one of the agent terminals is a mobile terminal. Official notice is taken that it is old and well

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known in the art of computer engineering that mobile terminals are commonly used to hold and process data. For example, laptop computers are mobile and are commonly used to access the internet, as a database, and for tasks performed on standard computers. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Wolfberg to include using a mobile computer such as a laptop computer in order to process data and to have the convenience to accessing information from remote locations.

Re claim 6: Further a method would have been necessary to perform the system of previously rejected claim 2 and is therefore rejected using the same art and rationale.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US Patent No. 6,535,856 (Tal) -cited for its reference to sellers extending credit to buyers.

US Patent No. 6,785,661 (Mandler et al.)-cited for a system and method for enabling on-line transactional services among seller and buyers having no previous relationship with each other.

US Patent No. 6,731,729 (Eng et al.)-cited for a method and system for settlement of trading accounts.

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Rommer, M. Balaba. BusinessWorld (Philippines): Special
Report: First Quarter Banking Report: Internet Banking; Where
Do You Want To Go Today? BusinessWorld. Manila: May 16, 2000.
pg. 1. -cited for its reference to real time funds transfer.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elda Milef whose telephone number is (571)272-8124. The examiner can normally be reached on Monday - Friday 9:15 am to 5:45 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hyung Sough can be reached on (571)272-6799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600